PAG MAN SERTION

N. I. 10-13/139

FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

FED 9 2 54 PM '96

FEB 0 9 1996

IN REPLY REFER TO: STOP CODE 1800B2 8910-SML

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Christopher G. Barbieri General Partner RFD Box 7060 Worcester, VT 05682

In re:

WSJR (AM)

Madawaska, Maine

Operational Status Inquiry

Dear Licensee:

It has come to our attention that the above-referenced station has been off the air without authority.

To verify our records, you are required to submit the following information, as applicable:

- If the station is currently operating, please state the date it resumed operations and whether these operations comply with the minimum operating schedule requirements of Section 73.1740 (Commercial AM and FM Stations) or Section 73.561 (Noncommercial Educational FM Stations). Please provide a copy of any letter notifying the Commission that the station resumed broadcast operations. Further, in the event that any AM station remains silent for a period over 6 months, it is necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas. If you have not complied with this requirement, please submit a Form 302 to resume operations.
- (2) If the station is currently silent with authority, please submit a copy of the Commission letter authorizing this silence. If a request to remain silent was filed more than four months since the date of this letter, please submit an updated justification for continuing to remain off the air.
- (3) If the station is silent and has not filed a request for either an initial temporary authorization or to extend a prior temporary authorization, please submit

such a request, detailing the necessity for the station's continued silence and providing an estimate when broadcast operations will be resumed. If the station has permanently discontinued operations, please notify the Commission, forwarding the station's license and other instruments of authorization to the Commission for cancellation pursuant to Section 73.1750 of the Rules.

Please note that, pursuant to the <u>Report and Order</u> (copy attached), adopted by the Commission on December 11, 1991, requests for new and extended temporary authorizations must be accompanied by the appropriate certification (suggested format enclosed) regarding Section 5301 of the Anti-Drug Abuse Act of 1988.

The requested information must be submitted to the Commission, pursuant to Section 73.1015 of the Rules, within thirty days of the date of this letter. Failure to respond or to submit a showing sufficient to justify authorization of continued station silence will result in appropriate action by the Commission to terminate your authority to continue as a licensee.

If you have any questions regarding the content of this letter, please contact Sharlene Lofty, Industry Analyst, at (202) 418-2660.

Sincerely,

Sharlere M. Fofty

Communications Industry Analyst

Audio Services Division

Mass Media Bureau

Enclosures

^{&#}x27; Please mail your response to:

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

° Name of Applicant	° Signature	0
0	0	0
0	0	0
°Date	° Title	0
0	0	0
0	0	0

Kin 96-189

FCC MAIL SECTION

FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20054

JUN 1 1995

Jun 2 8 18 AM '95

In Reply Refer To: 8910 - SML Stop Code 1800B2

Christopher G. Barbieri DNS General Partner RFD Box 7060 Worcester, VT 05682

In re: WSJR(AM)

Madawaska, Maine

Dear Sir or Madame:

This letter concerns your pending request for authority to remain silent. Temporary authority is hereby granted for the above-referenced station(s) to remain silent for three months from the date of this letter.

Any further requests for extension of this authority must be accompanied by a detailed summary of steps taken to return the station to on-air operations.

On December 11, 1991, the Commission adopted a Report and Order (copy attached) which amended Part 1 of the Commission's Rules, to implement Section 5301 of the Anti Drug Abuse Act of 1988. Pursuant to the Report and Order, any requests for extension of this authority must be accompanied by a certification that neither the applicant nor any party to the request is subject to a denial of Federal benefits under Section 5301. Please use the attached certification page to comply with this requirement, if you need to request an extension of this authority.

It will be necessary to maintain prescribed tower lighting in accordance with the station's license authorization. If an extension is not required, you are requested to notify the Commission, in writing, of the exact date the station resumes on-air operations.

In the event that any AM station remains silent for a period over 6 months, it will be necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas.

Sincerely,

James R. Burtle

Chief, AM Branch Audio Services Division

Mass Media Bureau

Attachments

739

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

° Na	ame of	Applicant	0	Signature	0
0			0		0
0			0		0
° Dat	:e		0	Title	0
0			0		0
0			0		0

MIN 46-134

FOG MAIL SECTION

May 22 10 55 MM '95

FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

DISPATAMED BY

MAY 1 9 1995

IN REPLY REFER TO: STOP CODE 1800B2 8910-SML

Christopher G. Barbieri General Partner RFD Box 7060 Worcester, VT 05682

In re: WSJR (AM)

Madawaska, Maine

Dear Applicant:

This is in reference to your pending request for Special Temporary Authority (STA) for the above-referenced station to remain silent.

On December 11, 1991, the Commission adopted a Report and Order (see attached copy) to amend Part 1 of the Commission's Rules to implement Section 5301 of the Anti-Drug Abuse Act of 1988. Effective February 3, 1992, applicants requesting STA are required to certify that neither the applicant nor any party to the request is subject to a denial of Federal Benefits under Section 5301.

The Commission by letter of March 30, 1995 requested that you submit a certification of the ANTI-Drug Abuse Act of 1988. As of the date of this letter, the Commission has not received a response from you. Action will be deferred on your request pending receipt of your certification (See attached sample certification). Your certification should be directed to:

AM Branch, Room 342 Federal Communications Commission 1919 M Street, N.W. Washington, DC 20554

Sincerely

James R. Burtle

Chief, AM Branch Audio Services Division

Mass Media Bureau

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

° Name of Applicant	° Signature °	0
0		
0	0	0
°Date	° Title	0
0	0	0
0	0	0

MO-18-FCC MAIL SECTION FEDERAL COMMUNICATIONS COMMISSION

MAY 22 10 53 AM '95

MAY 1 9 1995

In Reply Refer To: 8910 - SML Stop Code 1800B2

John F. Monroe III Ge**her**al Manager P.O. Box 700 Lake Geneva, WI 53147

> In re: WMIR (AM)

> > Lake Geneva, WI

Dear Sir or Madame:

This letter concerns your pending request for authority to remain silent. Temporary authority is hereby granted for the abovereferenced station(s) to remain silent for three months from the date of this letter.

Any further requests for extension of this authority must be accompanied by a detailed summary of steps taken to return the station to on-air operations.

On December 11, 1991, the Commission adopted a Report and Order (copy attached) which amended Part 1 of the Commission's Rules, to implement Section 5301 of the Anti Drug Abuse Act of 1988. Pursuant to the Report and Order, any requests for extension of this authority must be accompanied by a certification that neither the applicant nor any party to the request is subject to a denial of Federal benefits under Section 5301. Please use the attached certification page to comply with this requirement, if you need to request an extension of this authority.

It will be necessary to maintain prescribed tower lighting in accordance with the station's license authorization. If an extension is not required, you are requested to notify the Commission, in writing, of the exact date the station resumes onair operations.

In the event that any AM station remains silent for a period over 6 months, it will be necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas.

Sincerely,

√√ James R. Burtle

Chief, AM Branch Audio Services Division

Mass Media Bureau

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

[] Yes

[] No

O Name of Applicant	° Signature	0
0	0	0
°Date	° Title	0
•	0	0
0	0	0

FOO MAIL SECTION

Him 31 10 20 MM *SEDERAL COMMUNICATIONS COMMISSION WASHINGTON. D.C. 20554

MAR 3 0 1995

IN REPLY REFER TO: STOP CODE 1800B2 8910-SML

Christopher G. Barbieri General Partner RFD Box 7060 Worcester, VT 05682

> In re: WSJR (AM)

> > Madawaska, Maine

Dear Applicant:

This is in reference to your pending request for Special Temporary Authority (STA) for the above-referenced station to remain silent.

On December 11, 1991, the Commission adopted a Report and Order (see attached copy) to amend Part 1 of the Commission's Rules to implement Section 5301 of the Anti-Drug Abuse Act of 1988. Effective February 3, 1992, applicants requesting STA are required to certify that neither the applicant nor any party to the request is subject to a denial of Federal Benefits under Section 5301.

Action will be deferred on your request pending receipt of your certification (See attached sample certification). Your certification should be directed to:

> AM Branch, Room 342 Federal Communications Commission 1919 M Street, N.W. Washington, DC 20554

> > Sincerely,

James R. Burtle Chief, AM Branch

Audio Services Division

Mass Media Bureau

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

° Name of Applicant	° Signature	0
0		
0	0	0
°Date	° Title	0
0	•	0
0	0	0

FOO MAIL SECTION

FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

MAR 1 7 1995

IN REPLY REFER TO: STOP CODE 1800B2

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Christopher G. Barbieri General Partner RFD Box 7060 Worcester, VT 05682

In re: WSJR (AM)

Madawaska, Maine

Operational Status Inquiry

8910-SML

Dear Licensee:

It has come to our attention that the above-referenced station has been off the air without authority.

To verify our records, you are required to submit the following information, as applicable:

- If the station is currently operating, please state the date it resumed operations and whether these operations comply with the minimum operating schedule requirements of Section 73.1740 (Commercial AM and FM Stations) or Section 73.561 (Noncommercial Educational FM Stations). Please provide a copy of any letter notifying the Commission that the station resumed broadcast operations. Further, in the event that any AM station remains silent for a period over 6 months, it is necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas. If you have not complied with this requirement, please submit a Form 302 to resume operations.
- (2) If the station is currently silent with authority, please submit a copy of the Commission letter authorizing this silence. If a request to remain silent was filed more than four months since the date of this letter, please submit an updated justification for continuing to remain off the air.
- (3) If the station is silent and has not filed a request for either an initial temporary authorization or to extend a prior temporary authorization, please submit

KKKK 96-189 239 such a request, detailing the necessity for the station's continued silence and providing an estimate when broadcast operations will be resumed. If the station has permanently discontinued operations, please notify the Commission, forwarding the station's license and other instruments of authorization to the Commission for cancellation pursuant to Section 73.1750 of the Rules.

Please note that, pursuant to the <u>Report and Order</u> (copy attached), adopted by the Commission on December 11, 1991, requests for new and extended temporary authorizations must be accompanied by the appropriate certification (suggested format enclosed) regarding Section 5301 of the Anti-Drug Abuse Act of 1988.

The requested information must be submitted to the Commission, pursuant to Section 73.1015 of the Rules, within thirty days of the date of this letter. Failure to respond or to submit a showing sufficient to justify authorization of continued station silence will result in appropriate action by the Commission to terminate your authority to continue as a licensee.

If you have any questions regarding the content of this letter, please contact Sharlene Lofty, Industry Analyst, at (202) 418-2660.

Sincerely,

James R. Burtle

Chief, AM Branch

Audio Services Division

Mass Media Bureau

Enclosures

¹ Please mail your response to:

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

0	Name	of	Applicant	0	Signature	0
0				0		0
٥I	Date			0	Title	0
0				0		0
٥				0		0

FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20054 MOV 2 3 1994 Nov 23 3 13 PM '94 In Reply Refer To: 8910 - SML Stop Code 1800B2 Christopher G. Barbieri General Partner RFD Box 7060 Worcester, VT 05682 In re: WSJR(AM) Madawaska, Maine Dear Sir or Madame: This letter concerns your pending request for authority to remain silent. Temporary authority is hereby granted for the abovereferenced station(s) to remain silent for three months from the date of this letter. On December 11, 1991, the Commission adopted a Report and Order (copy attached) which amended Part 1 of the Commission's Rules,

On December 11, 1991, the Commission adopted a Report and Order (copy attached) which amended Part 1 of the Commission's Rules, to implement Section 5301 of the Anti Drug Abuse Act of 1988. Pursuant to the Report and Order, any requests for extension of this authority must be accompanied by a certification that neither the applicant nor any party to the request is subject to a denial of Federal benefits under Section 5301. Please use the attached certification page to comply with this requirement.

Any further requests for extension of this authority must be accompanied by a detailed summary of steps taken to return the station to on-air operations.

It will be necessary to maintain prescribed tower lighting in accordance with the station's license authorization. If an extension is not required, you are requested to notify the Commission, in writing, of the exact date the station resumes onair operations.

In the event that any AM station remains silent for a period over 6 months, it will be necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas.

Sincerely,

James R. Burtle Chief, AM Branch

Audio Services Division

Mass Media Bureau

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

° Na	ame o	f Applican	t °	Signature	0
0			0		0
°Dat	te		0	Title	0
0			0		0
0			0		0

FEDERAL COMMUNICATIONS COMMISSION

FOG MAIL SECTION

Washington, D.C. 20054

Nov 23 3 13 PM '94

NOV 2 3 1994

In Reply Refer To: 8910 - SML Stop Code 1800B2

Christopher G. Barbieri General Partner RFD Box 7060 Worcester, VT 05682

In re: WLVC(AM)

Fort Kent, Maine

Dear Sir or Madame:

This letter concerns your pending request for authority to remain silent. Temporary authority is hereby granted for the above-referenced station(s) to remain silent for three months from the date of this letter.

On December 11, 1991, the Commission adopted a Report and Order (copy attached) which amended Part 1 of the Commission's Rules, to implement Section 5301 of the Anti Drug Abuse Act of 1988. Pursuant to the Report and Order, any requests for extension of this authority must be accompanied by a certification that neither the applicant nor any party to the request is subject to a denial of Federal benefits under Section 5301. Please use the attached certification page to comply with this requirement.

Any further requests for extension of this authority must be accompanied by a detailed summary of steps taken to return the station to on-air operations.

It will be necessary to maintain prescribed tower lighting in accordance with the station's license authorization. If an extension is not required, you are requested to notify the Commission, in writing, of the exact date the station resumes on-air operations.

In the event that any AM station remains silent for a period over 6 months, it will be necessary to file with the Commission, prior to returning the station to on-air operations, an FCC Form 302 for direct measurement of power which should include a partial proof of performance for stations with directional antennas.

Sincerely,

James R. Burtle Chief, AM Branch

Audio Services Division

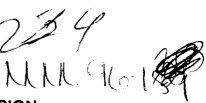
Mass Media Bureau

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

[] Yes

[] No

° Name	of	Applicant	0	Signature	0
0			0		0
°Date			0	Title	0
0			0		0
٥			0		0



FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

OCT 1 7 1994

IN REPLY REFER TO: STOP CODE 1800B2

Lamoille Broadcasting & Comm. 6-10th Avenue Madawaska, ME 04756

In re: WSJR (AM)

Makawaska, Maine

Dear Applicant:

This is in reference to your pending request for Special Temporary Authority (STA) for the above-referenced station to remain silent.

On December 11, 1991, the Commission adopted a Report and Order (see attached copy) to amend Part 1 of the Commission's Rules to implement Section 5301 of the Anti-Drug Abuse Act of 1988. Effective February 3, 1992, applicants requesting STA are required to certify that neither the applicant nor any party to the request is subject to a denial of Federal Benefits under Section 5301.

Action will be deferred on your request pending receipt of your certification (See attached sample certification). Your certification should be directed to:

AM Branch, Room 342 Federal Communications Commission 1919 M Street, N.W. Washington, DC 20554

Sincerely

James R. Burtle Chief, AM Branch

Audio Services Division

Mass Media Bureau

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

° Name of Applicant	° Signature °	- 0
0		
0	0	0
°Date	° Title	0
0	0	0
0	0	0

FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

OCT 1 7 1994

IN REPLY REFER TO: STOP CODE 1800B2 8910-SML

Lamoille Broadcasting & Comm. 6-10th Avenue Madawaska, ME 04756

In re: WSJR (AM)

Makawaska, Maine

Mission 100

Dear Applicant:

This is in reference to your pending request for Special Temporary Authority (STA) for the above-referenced station to remain silent.

On December 11, 1991, the Commission adopted a Report and Order (see attached copy) to amend Part 1 of the Commission's Rules to implement Section 5301 of the Anti-Drug Abuse Act of 1988. Effective February 3, 1992, applicants requesting STA are required to certify that neither the applicant nor any party to the request is subject to a denial of Federal Benefits under Section 5301.

Action will be deferred on your request pending receipt of your certification (See attached sample certification). Your certification should be directed to:

AM Branch, Room 342 Federal Communications Commission 1919 M Street, N.W. Washington, DC 20554

Sincerely,

James R. Burtle Chief, AM Branch

Audio Services Division

Mass Media Bureau

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

° Name of Applicant	° Signature °	0
0		
0	0	0
°Date	° Title	0
0	0	0
0	0	0

739

FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

OCT 1 7 1994

IN REPLY REFER TO: STOP CODE 1800B2 8910-SML

Thomas B. Beardsley, General Partner RFD Box 7060 Worcester, VT 05682

In re: WSJR (AM)

Madawaska, Maine

Dear Applicant:

This is in reference to your pending request for Special Temporary Authority (STA) for the above-referenced station to remain silent.

On December 11, 1991, the Commission adopted a Report and Order (see attached copy) to amend Part 1 of the Commission's Rules to implement Section 5301 of the Anti-Drug Abuse Act of 1988. Effective February 3, 1992, applicants requesting STA are required to certify that neither the applicant nor any party to the request is subject to a denial of Federal Benefits under Section 5301.

Action will be deferred on your request pending receipt of your certification (See attached sample certification). Your certification should be directed to:

AM Branch, Room 342 Federal Communications Commission 1919 M Street, N.W. Washington, DC 20554

> James R. Burtle Chief, AM Branch

Audio Services Division

Mass Media Bureau

ANTI-DRUG ABUSE ACT CERTIFICATION

The applicant certifies that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a, or, in the case of a non-individual applicant (e.g. corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. § 1.2002(b).

O Name of Applicant	° Signature °	
0		
0	0	0
°Date	° Title	0
0	0	0
0	0	0

Change of Address

Request __/:

Correspondents

Publishers and

Businesses

Please Type or Print

NAME (Correspondent or Title of Publication)

ADDRESS (Street Number, Street Name and Apt. # if applicavie, CITY STATE ZIP + 4 CODE

CITY

11 1116

☆ U.S.G.P.O. 1991 305-621